1 2 3 4 5 6	MANATT, PHELPS & PHILLIPS, LLP JILL M. PIETRINI (Bar No. CA 138335) e-mail: jpietrini@manatt.com BARRY E. MALLEN (Bar No. CA 120005 e-mail: bmallen@manatt.com PAUL A. BOST (Bar No. CA 261531) (a e-mail: pbost@manatt.com 11355 West Olympic Boulevard Los Angeles, CA 90064-1614 Telephone: (310) 312-4000 Facsimile: (310) 312-4224	5) (admitted <i>pro hac vice</i>)
7 8 9 10 11 12 13 14	JOLLEY, URGA, WIRTH, WOODBURY & WILLIAM R. URGA (Bar No. NV 1195) email: wru@juww.com L. CHRISTOPHER ROSE (Bar No. NV 7 email: lcr@juww.com 3800 Howard Hughes Pkwy. Wells Fargo Tower, 16th Floor Las Vegas, NV 89169 Telephone: (702) 699-7500 Facsimile: (702) 699-7555 Counsel for Plaintiffs and Counter-Defent FIFTY-SIX HOPE ROAD MUSIC LIMITE ROOTSWEAR, LLC	500)
15	UNITED STATES DISTRICT COURT	
16	DISTRICT OF NEVADA	
17	Fifty-Six Hope Road Music, Ltd., a Bahamian corporation; and Zion	Case No. 2:08-cv-00105-PMP-GWF
18 19 20 21 22 23 24 25 26 27	Rootswear, LLC, a Florida limited liability company, Plaintiffs, vs. A.V.E.L.A., Inc., a Nevada corporation; Sci-Fi Productions, Inc. dba X One X Movie Archive, Inc., a Nevada corporation; JEM Sportswear, a California corporation; Central Mills, Inc. (Freeze), a New York corporation; and Leo Valencia, an individual, Defendants. AND RELATED COUNTERCLAIM.	ORDER GRANTING PLAINTIFFS' MOTION TO FILE DOCUMENTS UNDER SEAL RE: PLAINTIFFS' MOTION IN LIMINE TO EXCLUDE EVIDENCE OF DEFENDANT JEM SPORTSWEAR, INC.'S ALLEGED COSTS AND TESTIMONY OF LINDA LYTH Location: Courtroom 7C Hon. Philip M. Pro
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PHILLIPS, LLP
ATTORNEYS AT LAW
LOS ANGELES

1	The Court, having considered Plaintiffs Fifty-Six Hope Road Music Limited and	
2	Zion Rootswear, LLC's ("Plaintiffs") Motion To File Documents Under Seal re: Plaintiffs'	
3	Motion in Limine to Exclude Evidence of Defendant JEM Sportswear, Inc.'s Alleged	
4	Costs and Testimony of Linda Lyth, and the papers submitted by the parties in	
5	connection therewith, and GOOD CAUSE appearing therefor,	
6	IT IS HEREBY ORDERED THAT Plaintiffs' Application to File Documents under	
7	Seal be hereby GRANTED;	
8	IT IS FURTHER ORDERED THAT, good cause having been shown, the following	
9	excerpts of documents shall be received as filed herewith, and held by the Court under	
10	seal:	
11	Exhibits F and G to the Declaration of Paul Bost filed with the Motion To File	
12	Documents Under Seal re: Plaintiffs' Motion in Limine to Exclude Evidence of Defendan	
13	JEM Sportswear, Inc.'s Alleged Costs and Testimony of Linda Lyth.	
14	IT IS SO ORDERED.	
15	\bigcirc \sim \sim	
16	Dated: January 17, 2011	
17	UNITED STATES DISTRICT JUDGE	
18		
19	Respectfully Submitted,	
20	MANATT, PHELPS & PHILLIPS, LLP	
21		
22	By: /S/ Jill M. Pietrini	
23	Jill M. Pietrini Barry E. Mallen	
24	Paul Bost	
25	Attorneys for Plaintiffs FIFTY-SIX HOPE ROAD MUSIC LIMITED and ZION ROOTSWEAR, LLC	
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1 **PROOF OF SERVICE** 2 I, LaTrina A. Martin, declare as follows: 3 I am employed in Los Angeles County, Los Angeles, California. I am over the age of eighteen years and not a party to this action. My business address is MANATT. PHELPS & PHILLIPS, LLP, 11355 West Olympic Boulevard, Los Angeles, California 4 90064-1614. On January 13, 2011, I caused the forgoing document: 5 [PROPOSED] ORDER GRANTING PLAINTIFFS' MOTION TO FILE DOCUMENTS 6 UNDER SEAL RE: PLAINTIFFS' MOTION IN LIMINE TO EXCLUDE EVIDENCE OF DEFENDANT JEM SPORTSWEAR, INC.'S ALLEGED COSTS AND TESTIMONY 7 OF LINDA LYTH 8 including any and all exhibits, to be electronically filed with the Clerk of Court using the CM/ECF system, which will effectuate service of said document upon the following 9 counsel of record in this action addressed as follows: Douglas D. Winter (dwinter@balllawllp.com) 10 Daniel T. Hayward (dhayward@laxalt-nomura.com) THE BALL LAW FIRM, LLP LAXALT & NOMBRA 11 10866 Wilshire Boulevard, Suite 1400 9600 Gateway Drive Los Angeles, CA 90024 Reno, Nevada 89521 Telephone: (775) 322.1170 12 Counsel for Defendants and Facsimile: (775) 322.1865 Email: Counterclaimants A.V.E.L.A., INC., LEO 13 VALENCIA, CENTRAL MILLS (FREEZE) Counsel for Defendant A.V.E.L.A., INC. 14 William R. Urga L. (wru@juww.com) Timothy J. Ervin, Esq. (tim@gallant-ervin.com) 15 Christopher Rose (Icr@juww.com) Gallant & Ervin, LLC Jolley, Urga, Wirth, Woodbury & Standish One Olde North Road, Suite 103 16 3800 Howard Hughes Pkwy. Chelmsford, MA 01824 Wells Fargo Tower, 16th Floor 17 Las Vegas, NV 89169 Co Counsel for Attorneys for Plaintiff and Counter-Defendant ZION ROOTSWEAR Co-Counsel for Attorneys for Plaintiffs and 18 Counter-Defendants FIFTY-SIX HOPE ROAD MUSIC LIMITED and ZION ROOTSWEAR 19 William H. Doyle, Esq. (wdoyle@dbglawfirm.com) 20 DOYLE BERMAN MURDY, P.C. 3295 N. Fort Apache Rd., Suite 110 21 Las Vegas, NV 89129 22 Counsel for Defendant JEM SPORTSWEAR 23 I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made and that the foregoing is true and correct. 24 Executed on January 13, 2011, at Los Angeles, California. 25 /s/ LaTrina A. Martin 26 LaTrina A. Martin 27 28 300200735.1

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